Land Development Code Improvement Committee Main Committee Meeting





Louisville Metro Planning & Design Services

July 16, 2013

LDC Improvement Committee

AGENDA

- INTRODUCTIONS / ANNOUNCEMENTS
- BRIEF SUB-COMMITTEE ACTIVITY REPORT
- FINISH DISCUSSION ON DEVELOPMENT REVIEW PROCESS RECOMMENDATIONS
 - ITEM #26 STAFF REPORT RECOMMENDATIONS
 - ITEM #31 REQUIRING SURVEYS WITH DEVELOPMENT PLAN APPLICATIONS
- BEGIN DISCUSSION ON MISCELLANEOUS RESEARCH RECOMMENDATIONS
- OPEN DISCUSSION
- NEXT SCHEDULED COMMITTEE MEETING
 - TUESDAY, AUGUST 6, 2013
 - **3:00 5:00 PM**
 - METRO DEVELOPMENT CENTER
 - 444 SOUTH FIFTH STREET
 - FIRST FLOOR CONFERENCE ROOM



LDC Improvement Committee

- 15 Main Committee Members:
 - Jim King Metro Councilperson District 10
 - James Peden Metro Councilperson District 23
 - Donnie Blake Planning Commission Chairman
 - David Proffitt Planning Commission & Board of Zoning Adjustments Member
 - Chuck Kavanaugh Homebuilders Association of Louisville
 - Pat Dominik Sabak, Wilson & Lingo
 - Kathy Linares Mindel Scott & Associates
 - Deborah Bilitski Wyatt Tarrant & Combs
 - Barbara Sinai Crescent Hill Community Council
 - Steve Porter Attorney
 - Tom FitzGerald Kentucky Resources Council
 - Teena Halbig Floyds Fork Environmental Association
 - Kevin Dunlap Louisville Urban League
 - Gabe Fritz The Housing Partnership, Inc.
 - Matt Meunier City of Jeffersontown
 - Emily Liu- Interim Director of Planning & Design Services Ex-officio member
 - Jim Mims Director of Codes and Regulations Ex-officio member

- Permitted/Conditional Use Listings Review
- Form Districts
- Infill Development Standards
- Landscaping/Tree Canopy Requirements
- Development Review Process
- Fair & Affordable Housing
- Major/Minor Subdivisions
- Transportation/Mobility/Parking
- Miscellaneous Research



- Infill Development Standards
 - Work complete.
 - Dates for Presentation to Main Committee
 - February 19, March 19, May 7 (Main Committee Adoption)
- Development Review Process
 - Work complete.
 - Dates for Presentation to Main Committee
 - May 21, June 4 & 18, July 2 & 16
- Fair & Affordable Housing
 - Sub-committee reconvened on July 11th to begin addressing concerns raised by LDC Main Committee regarding proposal. Will meet again on July 31st at 3:00.
 - Expected Dates for Presentation to Main Committee
 - June 18, July 2 & August 20



- Miscellaneous Research
 - Meeting #22 July 10th
 - The group continued discussing their final report and recommendations.
 - Upcoming Meetings
 - None anticipated.
 - Expected Dates for Presentation to Main Committee
 - July 16 & August 6
- Permitted/Conditional Use Listings Review
 - The group is currently reviewing their final report.
 - Upcoming Meetings
 - Meeting #24 TBD
 - Expected Dates for Presentation to Main Committee
 - September 3



- Transportation/Mobility/Parking
 - The group continues to review their final report.
 - Upcoming Meetings
 - Meeting #15 July 24th

3:00 - 4:30

- Expected Dates for Presentation to Main Committee
 - September 17
- Major/Minor Subdivisions
 - Meeting #23 June 18th (Conservation Subdivision Regulations)
 - The group discussed sidewalks and roadway widths with Public Works staff, discussed community lateral fields with Health Department staff and continued developing the rural conservation subdivision concept.
 - Upcoming Meetings
 - Meeting #24 TBD
 - Expected Dates for Presentation to Main Committee
 - October 1



Form Districts

- Staff has been working on drafting the final report.
- Upcoming Meetings
 - Meeting #16 TBD
- Expected Dates for Presentation to Main Committee
 - October 15

Landscaping/Tree Canopy Requirements

- This group is taking a small break from meeting to allow staff time to work on drafting the final report. Meetings will resume in August.
- Upcoming Meetings
 - Meeting #22 TBD
- Expected Dates for Presentation to Main Committee
 - November 5



Development Review Process Sub-committee Report

Item #26 - Non-LDC - Staff Report Recommendations

- Replace the current "+" and "-" system with either a "checkmark" for compliance, "NA" for not applicable, or "MIN" for more information needed. "MIN" items may include a detailed explanation including the reasons why further discussion and analysis is needed.
- Staff report conclusions will no longer include a statistical breakdown outlining how many policies are in compliance or out of compliance, but rather include a summary of the policies that may need further discussion and analysis by the decision makers.

#	Cornerstone 2020 Guidelines & Policies	Cornerstone 2020 Plan Element	I Plan Flement or Portion of Plan Flement I	Pre-App Finding	Final Finding	Final Comments
1	Form Districts Goals C1-C4, Objectives C1.1-1.2, C2.1-2.7, C3.1-3.7, C4.14.7	Community Form/Land Use	B.3: The proposal supports the creation of a mix of residential housing choices and densities for the neighborhood.			
2	Form Districts Goals C1-C4, Objectives C1.1-1.2, C2.1-2.7, C3.1-3.7, C4.14.7	Community Form/Land Use	B.3: If the proposal is classified as high density (greater than 12 dwelling units per acre), it is located on a major or minor arterial or in a location that has limited impact on adjacent low or moderate density developments.			
3	Form Districts Goals C1-C4, Objectives C1.1-1.2, C2.1-2.7, C3.1-3.7, C4.14.7	Community Form/Land Use Guideline 1: Community Form	B.3: If the proposal introduces a new housing type to the neighborhood, it is designed to be compatible with nearby land uses.			
4	Form Districts Goals C1-C4, Objectives C1.1-1.2, C2.1-2.7, C3.1-3.7, C4.14.7	Community Form/Land Use	B.3: Neighborhood streets are designed to invite human interaction and easy access through the use of connectivity, and design elements such as short blocks or bike/walkways in the middle of long blocks to connect with other streets.			



Development Review Process Sub-committee Report

- Item #31 Should Surveys be Required for Certain Types of Development Applications?
 - Continued discussion from 5/7/13 LDC Main Committee meeting.
 - What is the problem? Why should we require surveys with application submittals?
 - Should surveys only be required with certain types of development applications? Which ones?
 - Should surveys only be required for applications that will be reviewed by the Planning Commission or one of its sub-committees, or by the Board of Zoning Adjustments?



Item #1 - Intent Statement

 Additional language regarding conserving environmental and historic resources and providing culturally and economically diverse neighborhoods has been added to the LDC intent statement.

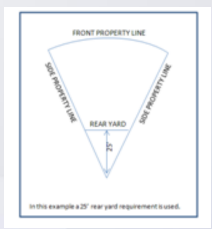
Item #2 - Non-traditional Living Arrangements Definitions

- Assisted Living Residence Use KRS definition. Add reference to KRS regulations. Also since assisted living residences and family care homes are very similar land uses the sub-committee proposes they be permitted uses in the same zoning districts, therefore the following zones should now allow assisted living residences as a permitted use: R-E, R-1, R-2, R-3, R-4, R-5, U-N & PEC.
- Family Care Home Add reference to KRS regulations.
- Residential Care Facility Add reference to KRS regulations.
- Nursing Home Add reference to KRS regulations.
- Community Residence Add reference to KRS regulations and correct error.



Item #3 - Rear Yard Definition

Additional clarifying language is being added to the LDC definition of Rear Yard to further explain how required rear yards are determined in cases where a lot that has side property lines that come to a point in the rear.



Item #4 - Definitions of Building and Structure

- The current LDC definitions of Building and Structure indicate that these terms mean exactly the same thing and can be used interchangeably throughout the LDC. This has caused problems with building limit lines and signage. The sub-committee proposes to remove the cross-referencing sentence from each definition as shown in the staff report.
- Building "In these regulations reference to buildings includes structures."
- Structure "In these regulations reference to buildings includes structures and vice versa."

Item #5 - Structures Attached by Breezeways

- The sub-committee realized that additional language is needed to further clarify which building setback requirements apply to accessory structures that are attached to principal structures by enclosed or unenclosed breezeways.
- Accessory Structures attached with enclosed breezeways should comply with setback requirements for the principal structure.
- Accessory Structures attached with open breezeways should comply with setback requirements for the accessory structure.

Item #6 - Blue Line Stream Definition

- Since the United States Geological Survey does not recognize the term "blue line", it would be appropriate to align the LDC terminology with the correct USGS terminology, which is Perennial Stream and Intermittent Stream.
- Chapter One definitions of Solid Blue Line Stream, Intermittent Blue Line Stream and Local Regulatory Conveyance Zone needed to be amended as well as portions of Sections 4.3.7, 7.8.20.B.11 & 10.2.9, as shown in the staff report.



Item #7 - Manufactured Housing

- The following text amendments related to mobile homes and manufactured housing are proposed.
 - 1) Update definition of mobile home to definition suggested by the Kentucky Manufactured Housing Institute. Also, add new definition for manufactured home.
 - 2) Add clarifying language to Section 4.2.36 that allows manufactured homes and other dwellings to be located in mobile home parks.

Item #8 - Roadway Definition

- The term "roadway" is used frequently throughout the Land Development Code, but lacks a definition.
- The following definition is proposed to be inserted into Chapter One of the LDC:
 - Roadway The paved portion of a public or private street designed to carry vehicles or bicycles. Residential driveways shall not be considered a roadway.

Item #9 - Floor Area Definition

- Permitting staff asked for further clarification regarding exactly how exterior walls are used in calculating the floor area of a building. Floor Area definition is being amended to mention the measurements are to be taken from the outside of the exterior walls.
- The reference to attics in this definition has also been changed to "finished attics" in an attempt to be more consistent with the current references to finished basements. A new definition for "Attic, Finished" is also proposed and is included in the staff report.



Item #10 - Rehabilitation Home and Transitional Housing Definitions

 Additional language is proposed to further clarify that in no case can a rehabilitation home be classified as transitional housing, and vice versa.

Item #11 - Residual Tract and Tract Definitions

- Since Tract and Lot are used interchangeably throughout the LDC and there is no real distinction between the two, elimination of the definition of Tract is proposed and the term Lot along with its definition will remain.
- Also, the sub-committee agrees with staff's opinion that residual tracts of land, as they are shown on minor subdivision plats, should not have to be larger than five acres. The entire boundary of a residual lot is not required to be graphically shown on a minor subdivision plat. See amended language below.
 - Tract A parcel of land greater than 40,000 square feet in area, the deed of which was recorded in the office of the Clerk of the Jefferson County Court. See Lot.
 - Residual Tract Lot Any portion of five acres or more of a tract lot to be subdivided which portion is not required to be surveyed.



Item #15 - Density Calculation

- Recently it has become apparent that our current LDC does not offer clear guidance as to the use of gross acreage or net acreage when calculating the development potential of a property. PDS staff and the sub-committee have discussed this issue and agree that net density should be used rather than gross density. The added language to the section below further clarifies this decision.
 - Section 2.1.3.E When determining the number of dwelling units allowed on a particular parcel of land, the <u>net</u> land area <u>(gross land area excluding areas dedicated for public use)</u> is divided by the minimum lot area per dwelling unit as required by the appropriate Form and Zoning District classifications. When this calculation yields a fraction of a dwelling unit, the fractional part may not be considered. (For example, a 5.1 acre or 221,400 square foot parcel, in a zone that requires a minimum lot area of 6,000 square feet per dwelling unit could accommodate 36.9 dwelling units (221,400 divided by 6,000). Thirty-six units would be allowed.)

Item #16 - Appendix 3C - Waterfront Review Overlay Guidelines

- The sub-committee recommends removing the contents of the Waterfront Review Overlay Guidelines from the LDC and replacing it in this same location, Appendix 3C, with a weblink reference that will direct the user to the most current version of the WRO Guidelines. This is part of a movement to remove the full text of various LDC appendices in favor of a web address where the full text can be viewed. The following text will be added to Appendix #C.
 - The current Waterfront Review Overlay Guidelines can be found at:
 - http://www.louisvilleky.gov/NR/rdonlyres/7F5819D5-7FB9-4B63-9F53-B7AD0A24E0B9/0/Woverlay.pdf

Item #18 - Operating Hours

- The sub-committee proposes to add exterior construction activity and parking lot cleaning to the operating hours restrictions.
- Also, this section is being amended to be applicable within 200 feet of residentially zoned property or property that is solely used residentially, and 100 feet from mixed use developments containing ground floor residential uses.

Item #19 - Non-residential Fencing Height

- The purpose of this change is to close an existing loophole. Not all zoning districts have required yards, particularly commercial and industrial properties, even though the fence height requirement listed in Section 4.4.3.A.2 below was written as if all properties will have a required yard area. The new text below addresses this issue.
 - Fences and walls not located within a required yard shall be restricted by the maximum building height of that zoning district. For properties in zoning districts listed in Section 4.4.3.A.1.a: Fences and walls not located within the required yard shall be restricted by the maximum building height of that zoning district. For properties in zoning districts listed in Section 4.4.3.A.1.b: All fences and walls shall be restricted by the maximum building height of that zoning district.



Item #20 - Inactive Cemeteries Boundary & Buffer Requirement

- Related to the inactive cemeteries LDC section, the sub-committee proposes amendments to Section 4.4.6.A.4. a related to the following two items:
 - 1) Boundaries that define inactive cemeteries should also include parcel lines and historic parcel lines along with fences and walls; and
 - 2) Further clarification has been added explaining when pavement may be allowed within the required 30' cemetery perimeter buffer.

Item #21 - Stream Buffer Across Property Lines & Top of Bank Determination

- The following changes are proposed for Section 4.8.3 Protected Waterways, which is the portion of the LDC that explains how the boundaries of required stream buffers are delineated.
 - 1) The amendment to the definition of perennial stream discussed in Item #6 of this report triggered the elimination of the reference to U.S.G.S maps in Section 4.8.3.A.1.
 - 2) Intermittent streams are now required to have a Type A buffer area (25') as required by this section.
 - 3) In Section 4.8.3.C.1, additional language has been added that allows the Planning Director, with input from Army Corps of Engineers, United States Geological Survey, Kentucky Division of Water, the Metropolitan Sewer District, the Natural Resources Conservation Service or other informed parties, to make a final determination as to where a certain stream "top of bank" is located.
 - 4) In Section 4.8.3.D, a new statement is being added to further explain that the stream buffer requirements of this section apply even when streams and their required parallel buffers cross property lines.



Item #22 - Outdoor Amenity Public Art Fee-in-lieu Option

- The sub-committee along with Planning & Design Services staff worked with representatives of Louisville's Commission on Public Art (COPA) to revise the LDC section on the outdoor amenity public art fee-in-lieu option. The intent is to increase the opportunities in which the public art fee-in-lieu option may be utilized in association with future development proposals in the community.
- Changes include:
 - Making the public art fee-in-lieu option available to developments in all form districts, rather than only in four select form districts.
 - This section now applies to industrial developments, in addition to retail, office and mixed-use developments.
 - The building area threshold is changing from "buildings with a total footprint greater than 100,000 square feet" to "buildings with a total building area greater than 60,000 square feet."
 - Three options are now offered:
 - Provide only an outdoor amenity feature on site.
 - Provide an outdoor amenity feature and a public art fee-in-lieu.
 - Provide only a public art fee-in-lieu.

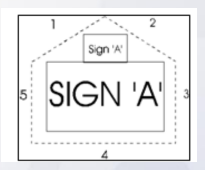


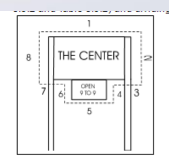
Item #23 - Non-conforming Sign Replacement

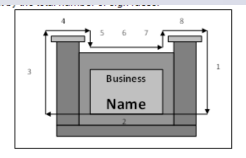
- The first sentence of Section 8.1.4.B, regarding replacement of non-conforming signs, contradicts itself completely. The first part of the sentence requires a new sign that is replacing a non-conforming sign to be 100% compliant with current signage regulations. The second part of the same sentence goes on to allow a new non-conforming sign to be installed in place of the previous non-conforming sign as long as the amount of non-conformance is reduced by 50%. The sub-committee feels that non-conforming signs should be treated similar to other non-conforming items, such as buildings or land uses, and be required to come into complete compliance with current regulations upon the replacement of a non-conforming sign. Therefore, the "50% rule" is proposed to be eliminated as shown below.
 - Section 8.1.4 At such time as any structural element of a nonconforming sign is replaced, the sign must be brought into compliance with the requirements of current regulations. ; except that a nonconforming on-premises sign may be replaced by another nonconforming on-premises sign (exception, this provision does not apply to incidental and temporary on-premises signs), provided that all nonconformance in area, height, size, and setback is reduced by fifty percent (50%) of the difference between the existing nonconforming sign and what the regulation allows. Exception: No reduction in nonconformance shall be required for the replacement of signs, awnings, canopies and marquees that were damaged by a weather event or accident (i.e. vehicular accident) unless the damage results from neglect of maintenance or other willful act of the property owner. Replacement of structural elements in this context means the disassembly and subsequent reassembly or the substantial alteration of the pole, base, or frame. For awnings and canopies any change to the frame shall be considered as a structural change. The replacement of material covers shall not be considered a structural change.
 - * NOTE: The 50% compliance standard does not exempt signage from compliance with other relevant sections of this chapter (e.g. location, lighting, style, etc.).

Item #24 - Sign Area Calculation

Using our current signage area calculation method, which only allows up to five straight lines to be drawn around attached signs and eight straight lines to be drawn around free-standing signs, we are including blank spaces adjacent to the actual signs into the area calculation. This not only penalizes property owners, but it also hinders creativity in signage design. The sub-committee proposes removing the "five lines" and "eight lines" limitations from the attached and free-standing sign area calculations, respectively. As many lines as necessary should be allowed to be drawn around proposed signage in order to get a truly accurate area measurement. The diagrams below will be deleted from the LDC.









Website Information

- www.louisvilleky.gov
- Navigate to Planning & Design Services Department page
- Select Land Development Code Icon
- •Select Land Development Code Improvement Committee Link

Land Development Code Improvement Committee

One of the recommendations from the Planning & Design Services audit is to update and simplify the Land Development Code. The Land Development Code (LDC) Improvement Committee consists of Louisville Metro Government staff, representatives from the development industry, representatives from neighborhood groups, as well as other organizations and citizen groups. The LDC Committee will meet requiring to discuss suggested changes to the LDC. These suggestions have been received from various interested parties and citizens throughout the community.

The LDC Committee has completed the first phase of the project that focused on minor technical changes that will improve the functionality of the LDC.

The Planning Commission recommended approval of Round One of text amendments to the Land Development Code on March 29, 2012. This recommendation is to legislative bodies with zoning authority in Louisville Metro.

Minutes from Text Amendment Review at Planning Commission March 29

Planning Committee discussion of

Round One of LDC Text Amendments

Minutes from the February 9, 2012 Planning Committee Meeting

(The section of the minutes from the February 9 Planning Committee meeting that cover Round One discussion are highlighted in yellow and begin on page 4.)

Updated Committee Comment List

June 1, 2012

Proposed Text Amendments

Proposed LDC Text Amendment List DRAFT

Meeting Date	Agenda	Meeting Summary			
Round Two Meetings:					
May 22, 2012	agenda	Round Two Kick-Off Meeting Presentation			
Play 22, 2012	auto con	summary			
Round One Meetings:					
January 17, 2012	agenda	summary			
December 20, 2011	agenda	summary			
December 6, 2011	agenda	summary			
November 22, 2011	agenda	summary			
November 8, 2011	agenda	summary			
October 25, 2011	agenda	summary			
October 11, 2011	agenda	summary			
September 27, 2011	agenda	summary			

Subcommittees

Subcommittees of the Land Development Code Improvement Committee have been formed to study particular sections and issues in the code. These subcommittees and meeting dates are listed below. Additional information about the work of each subcommittee will be posted as it becomes available.

All meetings will occur in the Metro Development Center, 444 S. Fifth Street.

Permitted/Conditional Use Listings Review - June 14 - 3:00 - 4:30 pm - 6th floor conference room

The following meetings will be conducted in the first floor conference room:

Form Districts - June 26 - 3:00 to 4:30 pm

Infill Development Standards - June 26, July 10, and July 24 - 9:00 to 10:30 am

Landscaping / Tree Canopy Requirements - June 25, July 9, and July 23 - 3:00 to 4:30 pm

Development Review Process - Monday, June 11th - 2:00 to 3:30 pm

Fair & Affordable Housing - Tuesday, June 12th - 9:00 to 10:30 am

Major/Minor Subdivisions - Tuesday, June 12th - 2:00 to 3:30 pm Transportation/Mobility/Parking - Wednesday, June 13th - 10:00 to 11:30 am

Miscellaneous Research - Wednesday, June 13⁸⁵ - 2:00 to 3:30 pm

